IN THE SPECIFICATION:

At page 1, line 4, update the status of the parent applications. Specifically, with respect to Application Serial No. 08/067,783, after "May 25, 1993," insert --now abandoned--and with respect to Application Serial No. 08/031,235, after "March 12, 1993" insert --, now U.S. Patent No. 5,412,708--.

REMARKS

This Amendment is in response to the office action mailed on November 16, 1995. The office action on its face indicates claims 2-51 as pending. It should be noted that claims 2-25 were canceled on page 3, of the Request for Filing a Continuation Application Under 37 C.F.R. Section 1.60(b) submitted by Applicant on March 20, 1995.

In paragraph 2 of the office action, claims 2-51 are rejected under the judicially created doctrine of double patenting over claims 1-22 of U.S. Patent No. 5,412,708. As indicated above, claims 2-25 from the parent application stand canceled. Although claims 26-51 are distinct from claims 1-22 of U.S. Patent No. 5,412,708, to conclude prosecution of this application, a terminal disclaimer in compliance with 37 C.F.R. 1.321 (b) and (c) is submitted by Applicant to overcome the double patenting rejection.

In a recent computer search, U.S. Patent No. 5,164,982 (Davis) directed to a telecommunication display system was uncovered by Applicant. That patent is cited on the attached

Form PTO-1449 and a copy of the patent is provided for the Examiner's convenience and consideration. Applicant's system, as claimed, is distinct from the patent to Davis.

Respectfully submitted,

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Docket No. 6046-101NA

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